VERIFICATION AS TO PETITIONER'S KNOWLEDGE

Jani Maselli, co-counsel in this case has met with Mr. Masterson and both myself and Mr. Brandon have corresponded with Richard Allen Masterson, who is located at the

Polunsky Unit in Livingston, Texas. Through meetings, correspondence, and discussions

with his immediate family, we have explained all the claims raised in this federal

application.

Accordingly, Petitioner Masterson has been fully informed of, and has consented to, claims raised in this petition. *See 28 U.S.C. § 2242*, and Advisory Committee Note on Rule 2(c); *Lucky v. Calderon*, 86 F.3d 923 (9th Cir. 1996).

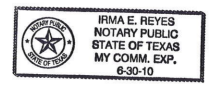
I swear that the foregoing averments as to petitioner's acknowledgment and consent to issues raised are true and correct.

I swear that the alleged facts in this petition are true and correct to the best of my knowledge.

JANLMASELLI

Sworn and subscribed before me on Agust

NOTARY PUBLIC - STATE OF TEXAS



Appendix For Richard Allen Masterson

Appendix A Affidavit of Layton Duer

STATE OF TEXAS COUNTY OF HARRIS

Before me the undersigned appeared LAYTON DUER and after being duly sworn did depose the following:

My name is Layton Duer. I was second chair counsel for Applicant Richard Allen Masterson in the trial of this cause. During the testimony of Paul Schrode, the Assistant Harris County Medical Examiner, I observed that on one of the jurors, Ms. Cynthia Franco, appeared to be asleep during the testimony of the medical examiner. Her eyes were closed, her chin was down on her chest, and she appeared to me to be asleep. I noticed this on at least two occasions. I recall that at that time I had a conversation with co-counsel Robert Loper on what we had observed..

SWORN TO AND SUBSCRIBED before me this the 30 Huday of January, 2004.

RUTH VALDEZ

Notary Public, State of Texas
My Commission Expires
September 21, 2004

Valdez

Appendix B Affidavit of Robert Loper

STATE OF TEXAS COUNTY OF HARRIS

Before me the undersigned appeared ROBERT K. LOPER and after being duly sworn did depose the following:

My name is Robert K. Loper. I was lead counsel for Applicant Richard Allen Masterson in the trial of this cause. During the testimony of Paul Schrode, the Assistant Harris County Medical Examiner, I observed that one of the jurors, Ms. Cynthia Franco, appeared to have been asleep during most of the testimony. This was brought to my attention by my co-counsel Layton Duer since I was questioning Dr. Schrode.

ROBERT K. LOPER.

SWORN TO AND SUBSCRIBED before me this the 16 day of January, 2004.

OFFICIAL SEAL NORMA YANEZ BLANKS NOTARY PUBLIC In and for the State of Texas My commission expires 10-12-2004

Morma Yang Back Notary Public Appendix D Affidavit of Dr. Paul Radelat STATE OF TEXAS §
COUNTY OF HARRIS §

AFFIDAVIT

My name is Dr. Paul B. Radelat. I am a medical doctor and forensic pathologist. A copy of my curriculum vitae is attached hereto and incorporated for all purposes. I have reviewed autopsy report Harris County Medical Examiner 2001-308 regarding Darrin Shane Honeycutt and trial testimony excerpts from Dr. Paul Strode and Defendant Richard Masterson. I have conducted this review in order to form opinions regarding the cause of death of Darrin Shane Honeycutt and the circumstances associated with his death.

Based upon the material available for my review and upon my forty plus years of training and experience in pathology, it is my opinion that the choke hold/sleeper hold applied to the neck of Darrin Shane Honeycutt by Defendant Richard Masterson produced a partial reduction in cerebral blood flow thus producing brain hypoxia and partial if not complete unconsciousness. Simultaneously with the brain hypoxia, there was compression on the carotid sinuses with increased heart rate and systemic hypertension. In reasonable medical probability, these additional stresses on the heart superimposed on the adrenergic effects of sexual excitement led to a fatal cardiac arrhythmia in Darrin Shane Honeycutt arising out of his unforeseeable pre-disposition to such an arrhythmia because of the coronary atherosclerosis demonstrated at post-mortem examination.

Expressed in other terms, the choke/sleeper hold applied to the neck of Darrin Shane Honeycutt at his request for erotic effect by Defendant Richard Masterson in reasonable medical probability could have produced the desired erotic effect, i.e. decreased consciousness, while almost simultaneously producing the decidedly undesirable effect of cardiac arrhythmia. This transition to cardiac arrhythmia, producing increasing semi-consciousness and eventual unconsciousness may not have been recognizable to Defendant Richard Masterson who may not then have reduced the hold quickly enough to avert irreversible consequences. This sequence of events would be consistent with the facts related by Richard Masterson in his trial testimony.

PAUL B. RADELAT, M.D.

SWORN AND SUBSCRIBED to before me on this 20 day of February, 2004.

Line of the bruary of the bruar

NOTARY PUBLIC IN AND FOR

THE STATE OF TEXAS

CURRICULUM VITAE

August 4, 2003

NAME:

PAUL B. RADELAT

DEGREES:

Doctor of Medicine, M.D. Doctor of Jurisprudence, J.D.

MAILING ADDRESS:

Preferred:

12 Farnham Park Dr. Houston, Texas 77024 (Home)

713-780-3015

Alternate:

Beirne, Maynard & Parsons, L.L.P.

(Law Firm)

713-623-0887

1300 Post Oak Blvd., Suite 2500 Houston, Texas 77056-3000

Alternate:

Christus St. Joseph

(Hospital)

713-756-5644

1919 LaBranch

Houston, Texas 77002

PAGER NUMBER:

281-725-2722

DATE OF BIRTH:

July 5, 1933

PLACE OF BIRTH:

New Orleans, Louisiana

UNDERGRADUATE EDUCATION:

Jesuit High School, New Orleans, Louisiana,

1947 - 1951

Loyola University of South, New Orleans, Louisiana,

1951 - 1953

POSTGRADUATE MEDICAL EDUCATION:

Louisiana State University, School of Medicine, New

Orleans, Louisiana, M.D. Degree, 1957

BOARD CERTIFICATION:

Diplomate, American Board of Pathology

Clinical Pathology and Anatomic Pathology, 1962

PAST MEDICAL POSITIONS:

Teaching Fellow - Columbia University, College of Physicians and Surgeons, New York, New York, 1958 - 1959

Resident in Pathology - Gorgas Hospital, Canal Zone, Panama, 1959 - 1960

Research Fellow in Pathology - Louisiana State University, School of Medicine, 1960 - 1962

Chief of Laboratory Service, U.S. Naval Hospital, U.S. Naval Academy, Annapolis, Maryland, 1962 - 1964

Staff Pathologist, Spohn Hospital, Corpus Christi, Texas, 1964 - 1965

Staff Pathologist, Driscoll Children's Hospital, Corpus Christi, Texas, 1964 - 1965

Consultant Pathologist, U.S. Naval Hospital, Corpus Christi, Texas, 1964 - 1965

Staff Pathologist, The Methodist Hospital, Houston, Texas, 1966 - 1970

Chief Deputy Medical Examiner, Clark County, Nevada (Las Vegas), 1965 - 1966

Pathologist, Diagnostic Center Hospital, Houston, Texas, July, 1966 - March 1991

PRESENT MEDICAL POSITIONS:

Assistant Professor Pathology (Clinical), Baylor University College of Medicine, Houston, Texas

Honorary Staff, Department of Pathology, Diagnostic Center Hospital, Houston, Texas

Courtesy Staff, Department of Pathology, St. Mary's Hospital, Port Arthur, Texas

Active Staff, Department of Pathology, St. Joseph Hospital, Houston, Texas

Active Staff, Department of Pathology Bellaire Medical Center, Houston, Texas PROFESSIONAL MEDICAL SOCIETIES:

Alpha Omega Alpha, Louisiana State University,

School of Medicine, 1957

Texas Society of Pathologists

College of American Pathologists

Harris County Medical Society

Texas Medical Association

American Medical Association

POSTGRADUATE LEGAL EDUCATION:

University of Houston, Bates College of Law,

Doctor of Jurisprudence, 1969

BAR MEMBERSHIPS:

Admitted to the Texas State Bar - 1969

U.S. District Courts - Southern District - 1970

Fifth Circuit Court of Appeals - 1971

Supreme Court of the United States - 1972

PAST LEGAL POSITIONS:

Of Counsel, McFall & Sartwelle, P.C., Houston, Texas,

May 1991 - March 1994

Partner, Sartwelle & Radelat, L.L.P., Houston,

Texas, March 1994 - December 1998

Adjunct Professor of Law,

University of Houston Law Center, Houston, Texas

September 1988 - September 1995

PRESENT LEGAL POSITIONS:

Of Counsel, Beirne, Maynard & Parsons, L.L.P., Houston,

Texas, December 1998 - Present

PROFESSIONAL LEGAL SOCIETIES:

Houston Bar Association

Texas Bar Association

PAST MILITARY POSITIONS:

Chief of Laboratory Service, U.S. Naval Hospital, U.S. Naval Academy, Annapolis, Maryland, 1962 - 1964

Special Training, Submarine and Diving Medicine, U.S. Navy

Senior Medical Officer, U.S. Naval Reserve, Houston, Texas

Campus Liaison Officer, Baylor College of Medicine

PRESENT RANK:

6 4

Captain, Medical Corps, U.S. Naval Reserve, Retired

POLITICAL AND COMMUNITY RESPONSIBILITIES:

Past President, Tara Oaks Property Owners' Association, 1967 - 1970

Alderman and City Councilman, City of Hunters' Creek Village, 1970 - 1972

Vice-President, Farnham Park Home Owner's Association, 1996-2000

Appendix E Affidavit of Jerome Brown



BROWN, NELSON, FILMANK, GILES & ASSOCIATES

6565 West Loop South • Suite 600 • Houston, Texas 77401 • 713/592-8952 • Fax 713/592-9266 1543 Green Oak Place • Suite 101 • Kingwood, Texas 77339 • 281/852-3879

714 Main • Liberty, Texas 77575 • 409/336-3899 • Fax 409/336-4098 12926 Dairy Ashford • Sugar Land, Texas 77478 • 713/592-8952

"E"

February 4, 2004

Mr. J. Sidney Crowley Attorney at Law 440 Louisiana, Suite 2050 Houston, Texas 77002

Re: Richard A. Masterson (TDC #999,414)

Dear Mr. Crowley:

Mr. Masterson was seen for clinical interview on February 3, 2004 pursuant to your request. It is my understanding that he was convicted of the criminal offense of capital murder and received the death penalty approximately two years ago. The present interview was requested to assist in the appeals process and to provide any information that might be of value in mitigating his sentence. Also utilized were treatment records from the Texas Youth Commission related to his detention in their facilities between 1998 and 1999.

Mr. Masterson was seen in an attorney's interview booth located on the Polunsky Unit of the Texas Department of Corrections where he is presently incarcerated. He was presented as a well-groomed and well-nourished white male whose stated date of birth would make him almost thirty-two years old. As you recall, you were also present for the interview and consequently, Mr. Masterson understood that the information was being obtained for his defense. Throughout the contact with him, he was pleasant, agreeable, and responsive to all evaluation requirements. He seemed to be doing his best to provide complete and accurate information and was considered cooperative.

Based upon the results of the clinical interview, I would like to offer a summary of the relevant findings as they pertain to the referral question:

Mr. Masterson was raised in an extremely abusive (physically and 1) emotionally) home environment, mainly due to the frequent and severe beatings at the hands of an alcoholic father. In this respect, he reported being slapped, and struck with a variety of items, including belts, switches, water hoses, extension cords, and coat hangers. Often these beatings were administered after being awakened in the middle of the night by his father who was in a drunken rage because he had noticed some minor infraction they had committed, such as leaving a gum wrapper in the yard.

Psychological Consultants to Medicine, Law, Business & Education

Re: Richard A. Masterson

21.19

- Mr. Masterson continues to have sleeping difficulties to date, at least partly due to these events.
- 2) Mr. Masterson regular witnessed his father beating his mother. Eventually, she was convinced by family members to leave him after twenty-seven years of being subjected to this kind of abuse. His father passed away approximately four years ago.
- Mr. Masterson was sexually abused by his older brother when he was eight years old (his brother was approximately eleven years older). This occurred on at least one occasion, but might have happened more often. This activity was forced upon him, but he told no one about it until much later when he was an adult and shared it with his father shortly before his death. His father accused him of being a liar when he heard this.
- 4) Mr. Masterson exhibited many behavioral and conduct problems throughout his life, including fighting and skipping school. His school adjustment was always poor. There are indications from the treatment records that he may have had some type of Attention Deficit Disorder, but this was never diagnosed or treated.
- Mr. Masterson is nearly blind in his left eye (only sees shapes and light) and was "cross-eyed" in this same eye for many years, requiring him to wear a patch to school. He was regularly teased about this, leading to increased aggressive behavior and frequent fighting. Corrective surgery was performed in 1982, which helped. Because he did not want to go to school, it was necessary to repeat the first, sixth, and perhaps the fourth grade.
- Mr. Masterson acknowledged a serious and ongoing problem with street drug abuse, mainly cocaine, both by injection and smoking ("crack"). At times, his drug abuse has become so severe that he has experienced seizures. In this respect, he estimated that he has had fifty to seventy-five separate seizure episodes when overdosing on drugs. Although he has used a number of illegal chemicals, his habitual use and periods of addiction have only involved cocaine (he does not believe that he was intoxicated on cocaine at the time the offense occurred, however). Mr. Masterson's use of alcohol was also heavy and regular and it is likely that he would be considered alcohol dependent. At these levels, and considering the amount of time he was abusing street drugs, the possibility of neurological compromise must be considered.
- 7) Mr. Masterson reports ongoing and continuing problems with severe headaches, which have been occurring since he began using street drugs heavily, at least since his mid-twenties. He stated that the headaches are sometimes so severe that they bring tears to his eyes and he finds it

Re: Richard A. Masterson

necessary to use more of the prescribed medication from the prison doctors than he should. His history of seizure activity, together with the recurring headaches, warrant further examination with neuropsychological testing and a brain scan. It is possible that some type of brain anomaly or dysfunction has been present for some time and prior to the offense.

- 8) Mr. Masterson reported an incident during which he was struck in the head with a glass, requiring eighty stitches. This event could also be relevant to the issues noted in the previous section. He also reported a great deal of involuntary jerking while awake and a sense of "falling" while sleeping, which causes him to awaken.
- 9) While in the Texas Youth Commission, he underwent a psychiatric evaluation (5/13/88) that recommended he be considered for residential treatment. It does not appear that he ever received such treatment or that he has been provided with any opportunity in his life to receive appropriate psychiatric or mental health assistance. Such assistance could have led to an appropriate diagnosis regarding the source of his behavioral and academic problems and more careful evaluation of the possibility of any brain tissue pathology. If he had received the treatment he needed, later drug abuse and problems with the law, as well as the current offense, might have been avoided.
- 10) Mr. Masterson has had no disciplinary difficulties since being confined on death row. This suggests that initiation of problem behaviors is unlikely and that such behaviors emerge when he is provoked by events external to him. Such a pattern is often seen with individuals with brain tissue problems, especially compromise of the frontal lobe areas.
- His reported history of street drug abuse suggests that these substances were being used as a form of self-medication. Further evaluation concerning the reasons why this would be necessary for Mr. Masterson would be justified and extremely important in understanding his drug addictions and related need to support his habit through criminal activity.

I hope this information is of value to you in working with this interesting client. Please do not hesitate to contact me if there are further questions.

Sincerely,

Jerome B. Brown, Ph.D. Clipical Psychologist

Affidavit.

I, Richard Allen Masterson, Inmate Number 999414, being presently incarcerated in the Texas Department of Criminal Justice, Polunsky Unit, in Polk County, Texas, declare under penalty of perjury that the foregoing facts related by me to Dr. Jerome Brown on February 5, 2004, and cited in the foregoing report are true and correct.

died on reordary 20, 2004

Appendix F TYC Records

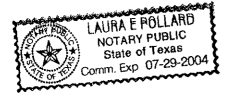
CERTIFICATE OF CUSTODIAN TO COPY OF OFFICIAL RECORD

under authority of Rule 902 (4) Texas Rules of Civil Evidence

The State of Texas County of Travis

I, the undersigned <u>Boyd Onderdonk</u> , Records Custodian of the Texas Youth Commission,
in my performance of my functions of my office, hereby certify that the attached instrument is a full,
and correct copy of the juvenile records for Richard Masterson (80 pages)
and that said juvenile records for Richard Masterson is an official writing from the public office
of the Texas Youth Commission, of Travis County, State of Texas, and is kept in said office.
I further certify I am the records custodian, and that I have legal custody of said juvenile records
for Richard Masterson and that I am the lawful possessor and keeper and have legal
custody of these records in the office of the Texas Youth Commission of Travis County, State of Texas.
Witness my hand at my office Travis County, this the 14th day of March 2002.
Signature of Records Custodian
Sworn to me subscribed before me this

County of Travis
State of Texas



TYC -RRECTIONAL CARE SYSTEM CCSX.S007

GENERAL STUDENT DATA

DATE: 03/14/02 PAGE 1 OF 2

TYC NBR.: 0702778 NAME: MASTERSON, RICHARD A

ALIAS:

45.56

LOCATION: EAST RGN FILE LOCATION UNKNOWN

TRN NBR.: SID NBR.: DATE OF BIRTH: 03/05/72 VERIFIED: Y AGE: 30 YRS 0 MOS

RACE: WHITE SEX: M CLASS/TYPE: NON-VIOLENT OFFENDER

STATUS: DISCHARGE AS OF: 04/06/90 ACTIVE DIRECTIVE: N

AS OF: 03/16/89 PAROLE: Y

TYPE STAY: COMMITMENT ADMISSION DATE: 05/04/88

COMMIT/RVK. OFFENSE: UNAUTHORIZED USE OF VEHICLE CLASSIFYING OFFENSE: UNAUTHORIZED USE OF VEHICLE

COMMIT/DATE: 04/29/88 JUDGE: BAUM CAUSE NBR: 611433
COURT: HARRIS 314TH DIST CT COUNTY: HARRIS
DETERMINATE SENTENCE: N LOS: MH HEARING

DETERMINATE SENTENCE: N LOS: MH HEARING:

SUICIDE ALERT: REMOVED FROM SUICIDE ALERT 01/27/89

SEE MRS FOR ADDITIONAL INFORMATION

PRESS: 'PA1' CANCEL ENTRY 'PF1' SCROLL FORWARD 'PF3' RETURN TO NUMBER INQ

TYC · CCSX.S007.PG2 ORRECTIONAL CARE SYSTEM

GENERAL STUDENT DATA

DATE: 03/14/02 __ ALIAS: PAGE 2 OF 2

TYC NBR.: 0702778 SSN: 516-93-9269

> CSW: DORM: GROUP:

HOME EVAL.: APPROVED DATE: 03/89 HOME PO: S JOHNSON CASE MANAGER:

RECEIVING SUPPORT PAYMENTS: N AMOUNT: PER:

CITIZENSHIP: UNITED STATES

IQ- VERBAL: 096 PERFORMANCE: 087 FULL SCALE: 091 DATE LOS BEGINS: 05/04/88 MINIMUM LENGTH OF STAY DATE: HT: 5'10" WT: 149 HAIR: BRN EYES: BRN

COMPLEXION: LGT

6:r

DESCRIPTION: SCARS ON LEFT SHOULDERBLADE, CHEST, RIGHT THUMB &

RIGHT FOREARM

PRESS: 'PAI' CANCEL ENTRY 'PF2' SCROLL BACKWARD 'PF3' RETURN TO NUMBER INQ

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TEXAS YOUTH COMMISSION STUDENT DATA SHEET

NAME: MASTERSON, F	ICHARD A	TYCNBR:	0702778	
COMNT COUNTY: <u>HAE</u>	RTS	D.Ø.B.;	03/05/72	
CMNT DATE/OFFENSE:	04/29/88 UNAUTE	iortzed use	OF VEHICLE	
DSCH DATE/REASON:	04/06/90 AGE 18	REACHED		
LAST TYC RESID:	CROCKETT			
EAST LOCATION:	REGION EAST		and the state of t	
EAST INSTITUTION:	CROCKETT			

CASEWORK SUBFILE





	COMMITMENT SUMMARY	TEXAS YOUTH COMMISSION CHILD CARE FORM
FYCNumber 0.02 Glassifying Offense: -32 Date Admitted: $-05/04/0$ DHS Client Nbr.	Classification: Receiving Facility: Judgment for Support:	
	IDENTIFICATION	
Name: Last MASTERSON AICA PARS TERSO Social Security Number S 7 6		Middle: ALCEN
Race/Ethnic Anglo :: 8la Citizenship: 2-0-5 :: -iViexico	ck []-Hispanic []-American Indian []-Or	yMale □-Female iental □-Other
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	county: HAPRIS State: TOX	AS Country:
	COMMITMENT	:
	Date: 04,29,88 Judge's	Last Name: <u>BAUM</u> — umber: <u>61,433</u> —
Prosecuting Attorney's Name:	Probatic	on ID Nbr: 106300
Probation FailureYes 🗷	Commitment []-Revocation of Probation No If yes, reason:	
Offense Description: <u>M/5Ch/c</u> Offense Level:		23/36 3/07 ode Section: 2203
(Felony)	Misdemeanor ———————————————————————————————————	Family Code
Determinate Sentence:Yes	Length of Sentence (Nbr Years/Nbr I	Months): /
Prior TYC Commitment: Date://	Offense Code Section:	Offense Description

WPC:3/88

(1 of 6)

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10				31.07		-Yes -No

Total Number of Referrals: 03	
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Age at Time of First Out-of-Home Pla Does the Child Have a History of Beir Assaultive with Peers?	acement: ig: No []-0 []-0		□-2 □-2	<u>?</u>		
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	L'AST SCHOOL ATTENDED.
	School Name: TS Gyrant Nam Middle
	ety School District: Aldine
	Highest Grade: Enrolled in: 06 Completed: 05 Grades: -Passing Affailing
	School Attendance: None Merregular -Regular
	UB2 Type of Class: □-Regular ☑-Special Education □-Vocational
	□-regular M-special Education □-Vocational
	School Behavior within Last 12 Months: Number of Documented Disruptive Incidents:
	Number of Suspensions: Number of Expulsions;
	Child has bullet lodged in chest her his Heart
	Christ Christian
	Date Last Suicide Attempt: Date Last Suicide Gesture:
	None Mild Moderate Severe
	Alcohol Abuse
	Abuse of Other Drugs (List):
	Number of Unauthorized Absences from Secure Placements (Correctional or Psychiatric Institutions):
	$-\frac{1}{2}$
	Number of Unauthorized Absences from Non-secure Placements (Community-based Programs or Foster Families):
	RESPONSIBLE ADULT
	Managing Conservator: □-Mother Father □-DHS □-Other
	. Posmonstkie Romato:
	Name: Ellabelle (Burnett) MASTERSON Relationship to Youth: mother
	Street Address: 1331 Herkimon
	City: HOUSTON County: HARRI'S State: TEXAS Country: Zip: 77008
	Phone: 1318642938 Date of Birth: 09129136 Social Security Nbr: 4101542324
	Race/Ethnic: W Date of Death: WH Employed: -Yes Wo Current Marital Status: D
	Abused as Child: ThesNoUnknown Reared in Chaotic Environment: ThesNoUnknown Poor Relationship with Own Parent:YesNoUnknown
7.4 7.42	Poor or No Peer Relationships: -Yes -No & Onknown
No. 1	VPC-3/88 (4 of 6)
	CF-001

多^{有人}是最高。自己的人

	Responsible Male:
	Name JAMES FLAN MASTERS Relationship to Youth: Father 10
2	Street Address 17718 N. Ninth Street
reij Veij	City: TAMOA County: State: Florida Country: Zip: 336/2 Phone: (813)9776891 Date of Birth: 06/30/36 Social Security Nor: 410/52/8789
	Race/Ethnic: Date of Death: Employed:YesNo Current Marital Status:
	Abused as Child: -Yes -No -No -Unknown Reared in Chaotic Environment: -No -Unknown 3
	Poor Relationship with Own Parent: -Yes -No 12 Unknown
	Poor or No Peer Relationships: □-Yes □-No □-Ưnknown
30 C	FAMILY
	Marital Status of Birth or Adopted Parents: ☐ Never Married (1) ☐ Married (2) ☐ Divorced (3) ☐ Separated (4)
	☐-Father Deceased (5) ☐-Wother Deceased (6) ☐-Both Deceased (7)
	If adopted, what does child know about birth parents?
ĝ	Parental Rights Terminated: Mother:
100 M	Is family or significant person willing to participate in treatment during youth's placement? — Yes — No
	If yes, who:
S. 178	Are there prohibitive factors to this person's involvement?
× .	If yes; explain:
	©Does the Family Have: Health Insurance? □-Yes ☑-No
	A.F.D.C Benefits? []-Yes []-No
	Éfigible for Medicaid? 🗹-Yes 🔲-No Currently Receiving Medicaid? 🔲-Yes 🗹-No & Doctor: Address:
美國語	
	Name Date Of Birth Relationship
描述	Sherry MASterson WAgar 01/09/58 515
i S	Terry 11 Tantera 03/17/57 5/5
	JAmes Ivan " JR MAHUMU 3/15/60 600 RAMONA " Weiss 03/24/62 5/5
	Christopher 11 Martiner 10101167 bro
	Joseph Ralph "UNOUTIDEN 01115168 500
影響	Frances "CARRIAN 0/1/8/7/ 5/5
粉卷	Prichard Allen 4 03105172 B.S.Y
100	
1	100c 3766 (5 of 6)

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	Characteristics of All Family Members with Whom Youth		Chan marking as	Maries Barres	
	a. Chronic Poverty b. Chaotic Home Environment c. Violent Toward Family Members d. Sulcide e. Alcohol or Drug Problems f. Criminal Behavior g. Invoiving a Child in Criminal Behavior h. Mental Retardation or Limited	No -0 -0 -0 -0 -0 -0 -0	Somewhat or Sometimes -1 -1 -1 -1 -1 -1	Very Much or Often 12/2 12/2 12/2 12/2 12/2	Unknown
	Intellectual Ability i. Mental Illness or Disability j. Physical Illness or Disability	□-0 □-0 □-0		□-2 □-2 □-2	□-? Ef:? □-?
	Abuse or Neglect of Youth by Parent or Parent Surrogate: a Physical Abuse b Sexual Abuse c Emotional Abuse d. Abandonment, Extreme Rejection, or Extreme Neglect	: No -0 -0 -0	Somewhat sice Sometimes	Very Much or Often 2 2 2	Unkrawn -? -? -?
	Family Dynamics: a: Rigid, Inflexible b: Smothering; Individualization of Members is D c. Enmeshed; Few Outside Involvements d: Discipline Skills Lacking e: Difficult or Unacceptable to Express Emotions f: Frequent Family Moves or School Moves g: Child Moved from One Parent/Family Member h: Level of Concern with Psychosomatic Complain	to Another		Minimum Color Debut Color Debu	No see
	Probation Officer: M. L. Dutierray (71)	3)521.		Number	4-28-88 Date
	TY.C Caseworker's Signature:	75/16	5		Date
· L	VPC -3/88	(6 of 6)			**************************************

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NO. 61,433

THE STATE OF TEXAS
COUNTY OF HARRIS

IN THE 314TH DISTRICT COURT
HARRIS COUNTY, T E X A S

IN THE MATTER OF RICHARD ALLEN MASTERSON.

BE IT REMEMBERED that on the 28TH DAY OF APRIL, 1988 came on to be heard for disposition the above numbered and entitled cause. The above named child was adjudged to have engaged in delinquent conduct in a hearing held by this court on the 28TH DAY OF APRIL, 1988, and after due notice had been served on all parties as required by law, came and appeared the petitioner by its district attorney and announced ready for such hearing. And thereupon also came the child who appeared in person with ATTORNEY, ROGERS BOUDREAUX AND SAID CHILD'S MOTHER, ELLABELLE MASTERSON, all being present; and all parties announced ready for such hearings; and thereupon the Court also after hearing the pleadings of all the parties and considering the evidence and argument of counsel, finds that the child is in need of rehabilitation and that the protection of the public and the child requires that disposition be made. The Court also finds that said child at the time of this hearing was 16 years of age, having been BORN ON THE 5TH DAY OF MARCH, 1972, a certified copy of the birth certificate of said child being attached hereto and being made a part hereof.

It further appears to the Court that the best interest of the child and the best interest of society will be served by COMMITTING SAID CHILD to the care, custody and control of the TEXAS YOUTH COMMISSION for the following reason: the child needs a highly structured environment with constant supervision and control.

RICHARD ALLEN MASTERSON is hereby COMMITTED to the care, custody and control of the TEXAS

YOUTH COMMISSION in accordance with Article 61.084 V.A.T.H.R.C. for an indeterminate period of time not to exceed the time when said child shall be 21 years of age or until duly discharged in compliance with the provisions of Article 61.084 V.A.T.H.R.C. The child is ordered placed in the custody of the Chief Juvenile Probation Officer pending transportation to the proper Texas Youth Commission facility.

The Court finds it is in the child's best interest to be placed outside the child's home, and further finds that reasonable efforts were made to prevent or eliminate the need for the child's removal from the home and to make it possible to return home.

Prior orders, if any of child support and/or restitution are hereby terminated.

The Clerk of this Court will furnish the child a copy of this order, taking receipt therefore.

Child support and court cost fees waived as MOTHER financially unable to pay. SIGNED on the $\frac{99}{2}$ day of APRIL, 1988

JUDGE, 314TH DISTRICT COURT HARRIS COUNTY, T. E. X.A. S

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JUDGEMENT

NO. 61,433 /

THE STATE OF TEXAS

IN THE 314TH DISTRICT COURT

COUNTY OF HARRIS

HARRIS COUNTY, T E X A S

IN THE MATTER OF

RICHARD ALLEN MASTERSON.

ON THIS THE 28TH DAY OF APRIL, 1988, in this Court, there was called a hearing for consideration of the matters in the above styled and numbered cause, wherein by proper petition the said RICHARD ALLEN MASTERSON is alleged to have engaged in delinquent conduct. And after due notice had been served on all parties for the time required by law, came and appeared the petitioner by its ASSISTANT DISTRICT ATTORNEY, JEFF O'DEA, and announced ready for such hearing. And thereupon also came the child RICHARD ALLEN MASTERSON who appeared in person with ATTORNEY, ROGERS BOUDREAUX, AND SAID CHILD'S MOTHER, ELLABELLE MASTERSON, all being present, at such hearing; and all parties waived the right to a trial by jury; and announced ready for such hearing; and there upon the Court after considering the pleadings of all the parties and evidence and argument of counsel, finds beyond a reasonable doubt that the following allegations in the petition filed herein are true and supported by the evidence. That the child engaged in delinquent conduct to wit: CRIMINAL MISCHIEF \$200.00/\$750.00 (2 COUNTS) AND UNAUTHORIZED USE OF A MOTOR VEHICLE.

The Court also finds that the child was BORN ON THE 5TH DAY OF MARCH, 1972.

IT IS THEREFORE CONSIDERED AND ADJUDGED BY THE COURT that

RICHARD ALLEN MASTERSON has engaged in delinquent conduct within the meaning of Section 51.03 Texas Family Code. Disposition hearing for this case is set for 9:00 A.M. o'clock on the 28TH DAY OF APRIL, 1988.

SIGNED on this the 29 day of APRIL, 1988

HARRIS COUNTY, T E X A S

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PREVIOUS PLACEMENTS OR OTHER AGE	NCY CONTACTS (name	e, date, reason)	
Sibling Ramora Wiss 86			
Hamily Friend Wayne Mo	'	45	
ADDITIONAL CONTACTS (name, phone #,	relationship)		
SIBLINGS KNOWN TO THIS DEPT. (name, j	wenile # Court # lost (Court distal	. Name and the second s
Joseph Masterson# 66	275 7468	2-8-85	3144DC
Christopher" #-68	597		
-AMILY RAPPORT/ATTITUDE & NOTES:	**		
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TEXAS YOUTH COMMISSION CHILD CARE SYSTEM NOTIFICATION TO JUVENILE COURT AND PROSECUTING ATTORNEY

	06/09/88	
	DATE (1)	
Hon. Robert B. Baum		
1115 Congress		
Houston, Tx 77002		
O: (2) Statewide Reception Cent	er	
ROM: (3)		
UBJECT: CHANGE OF PLACEMENT NO	HEICATION	
Ric	hard Masterson	
his is to advise a change of placement for (4)	11718 N. Ninth Streety ampa, FL 33	3612
702778 03/05/72 5) (6)	(7)	.012
(TYC Number) (D.O.B.)	(Home Address)	
who was committed to TYC by your Court.	transferred	
06/09/88 ffective (8) the above mentio		
Statewide Reception Center	the Child will be Esperanza Home	
rom (10). (Sending-Facility)	to (1:1) (Placement)	
현실 경기가 보면 보고 하는 것이 보고 있다.	М	
12) ETHNIC GROUP	(13) SEX	
() Black	() Male	
() White	() Female	
() Mexican-American () Other		
	Want and the Market	
(4) CURRENT TYC ACTIVITY	Esperanza Home 504 E. Washington	
() Job/Vocational Training	Brownsville, Tx 78520	
() School () Job/Vocational Training and Schoo		
() Other	1	
	•	
Comments:		
	<u> </u>	
Baum	(16) Date of Commitme	04/29/88
15) Committing Judge	(16) Date of Commune 61,433	111
17) Court	(18) Court Docket No	
Chief Probation Officer	Prosecuting Attorney Area Supervisor	
P.O. Box 13258 CCIS-08 Houston, Tx 77219	Parole Officer	
GCIS-081	Master File	8/



TEXAS YOUTH COMMISSION CHILD CALE SYSTEM

MARION PROPERTY AND INSTRUCTIONS OF THE PROPERTY AND

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PURPOSE:

To comply with House Bill 345 (Act) 67th Legislature Regular Session, 1981

WHEN TO USE:

Fifteen (15) days prior to pre-placement furlough or release date. Any other type of furlough notification should be sent as soon as possible:)

WHO IS RESPONSIBLE

Institutions:

Parole Areas:

Superintendent

FOR INITIATION: Hal(way Houses:

Superintendent Area Parole Supervisor

WHO RECEIVES:

Juvenile Court Prosecuting Attorney Parole Officer Student File

KEY FOR COMPLETING NOTIFICATION TO JUVENILE COURT AND PROSECUTING ATTORNEY

- -(1) Date
 - (2) TO: Juvenile Court; Office of Prosecuting Attorney
 - (3) FROM: Superintendent or Parole Supervisor
 - (4) Name of Child
 - (5) Child's TYC Number
 - (6) Child's Date of Birth
 - (7) Child's Home Address
 - (8). Release or Purlough Date
 - (9) Released or Furloughed
 - (10) Sending Facility
 - (11) Placement
 - (12) Ethnic Group
 - (13) Sex
 - (14) Current TYC Activity
 - (15) Committing Judge
 - (16) Date of Commitment
 - (17) Court
 - (18) Court Docket Number



TEXAS YOUTH COMMISSION CHILD CARE SYSTEM

NOTIFICATION TO JUVENILE COURT AT	ND PROSECUTING ATTORNEY	
	DATE (1) 03 MAR	89
	314th District Cou 1115 Congress Houston, Texas 7	76504
TO: (2) Honorable Robert B. Baum		•
FROM: (3) David Cocoros, Superintendent		er .
SUBJECT: CHANGE OF PLACEMENT NOTIFICATION		t de
This is to advise a change of placement for (4) Ric	chard Masterson	
	(Name of Child)	na mana seren
(5) 0702778 (6) 3-5-72 (7) 20 (TYC Number) (D.O.B.)	612 George Drive #A Temp! (Home Address)	le, Texas 76504
who was committed to TYC by your Court.		
Effective (8) 16 MAR 89 the above mentioned child will be	(9) on Parole	**
The first of the comment and read to be a control of the control o	and the second article and the contract	
from (40) Crockett State School to (Sending Facility)	(Placement)	
[14] 10 전 10		•
(12) ETHNIC GROUP (13)	SEX	
() Black (数 White () Mexican-American () Other	(XX Male () Female	
(14) CURRENT TYC ACTIVITY		
() Job/Vocational Training () School () Job/Vocational Training and School (※X Other		
Comments:		-
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(15) Committing Judge Baum		4-29-88
(10) Committing Sudge		
(17) Court 314th District Court	(18) Court Docket No	11.455
Joe Bowman, Parole Officer		
CCIS-081	L .	8/81
	•	

TEXAS YOUTH COMMISSION

•	CASE CARD	
NAME RICHARD RUBSTERSON	PIRTHDATE 31517	D.5-1T
ADDRESS 4741 E. ME- HOWSTON	TITLE ACT	COMMETTING COLUMN
STEPMOTHER		K T T K
STEPFATHER		GRADE
MOTHER		
MARITAL STATUS	COMMITTING OFFENSE	
LIVES WITH		
OTHERS IN FAMILY		
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	STATUS OF CHILD	ACTIVE
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	DISCHARGE DATE:	
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TEXAS YOUTH COMMISSION CHILD CARE SYSTEM

Scheduled Individual Counseling Record/Log (Residential Facility)

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Student's Name:

TEXAS YOUTH COMMISSION CHILD CARE SYSTEM

Scheduled Individual Counseling Record/Log (Residential Facility) Initial

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